IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA ALEXANDRIA DIVISION

| UNITED STATES OF AMERICA |) | | |
|--------------------------|---|-----------|-------|
| |) | | |
| V . |) | 1:01cr455 | (LMB) |
| |) | | |
| ZACARIAS MOUSSAOUI |) | | |
| a/k/a "Shaqil," |) | | |
| a/k/a "Abu Khalid |) | | |
| al Sahrawi," |) | | |
| |) | | |
| Defendant. |) | | |

ORDER

A <u>pro se</u> California prisoner has filed a pleading he characterizes as Motion for Interlocutory Order and Compulsory Counterclaims per Fed. Rules of Civil Pro. 13(a)(b) and Motion Pursuant to Rules of Evidence 401 and 410, in which he asks the Court to Order the United States Marshals Service to produce him in this court so he can explain why Zacarias Moussaoui tried to plead guilty on July 22, 2002, and ultimately pled guilty on April 22, 2005.

The prisoner claims to have met Osama Bin Laden in Afghanistan in 1997, Mohammed Atta in Germany in the summer of 1998, and he claims to have introduced Zacarias Moussaoui into an anti-terrorism cell at the Iman Omar Mosque in London, from which he and the defendant tried to prevent any terrorist attacks in the United States.

These allegations are so far fetched as to constitute a completely frivolous pleading. Accordingly, the pleading is DISMISSED WITH PREJUDICE, and it is hereby

ORDERED that the Clerk docket this pleading in this file as a Motion to Intervene, and post to the website just the nine page motion. The attachments are too voluminous and irrelevant to this case to justify scanning them into electronic format.

To appeal this decision, the movant must file a written notice of appeal with the Clerk of this court within ten (10) days.

The Clerk is directed to forward copies of this Order to counsel of record and intervnor, pro se.

Entered this 30th day of March, 2006.

/s

Leonie M. Brinkema United States District Judge

Alexandria, Virginia